maternity departments and the emergency room. By October, public health authorities moved to partially shut the hospital, which has since filed for bankruptcy.

In Brooklyn, New York, Interfaith Medical Center received a JCAHO score of 89 in 1995 that was raised to 94 a year later. Strange, because a 1997 Wall Street Journal article on Interfaith painted a picture of a badly deteriorated facility, with heating and plumbing systems in bad disrepair and non-functioning elevators. Hospital staff, the story found, had to stave off invasions of rats, mice, and flies. Even the hospital's president, Corbett Price, was quoted as saying, "This hospital is being held together by rubber bands and Band-Aids."

JCAHO's problems are not confined to New York. In Las Vegas, poor care at Columbia/ HCA's JCAHO-accredited Sunrise Hospital generated numerous newspaper articles and television pieces in October 1996, ultimately causing JCAHO to place the facility on probation a year later.

Just recently, JCAHO placed Columbia's North Houston Medical Center on preliminary non-accreditation status—but only because an employee called a hotline number to report that problems had been overlooked—including a high level of incomplete patient records. After returning to North Houston in December, JCAHO downgraded the hospital's status.

In other cases, where serious problems have been brought to light by state inspection teams, JCAHO has proved reluctant to downgrade a hospital's accreditation status.

Given this spotty record, I am outraged by media reports that the Joint Commission is considering softening its already loophole-ridden review process. According to a leading trade publication, Modern Healthcare, JCAHO may move to allow hospitals that self-report a "sentinel event" within five days of its occurrence will be put on accreditation watch. The definition of "a sentinel event" is one that could lead to the death or serious injury of a patient.

The misguided scoring and lax oversight documented in the New York report suggests that another system of oversight is needed. I am cosponsoring two bills that would overhaul the current voluntary review process. The Accreditation Accountability Act of 1997 (H.R. 800) would require all Medicare-accrediting organizations to hold public meetings. One-third of governing board members would be members of the public.

Second, the Medicare and Medicaid Provider Review Act of 1997 (H.R. 2543) would levy user fees on hospitals and other health care providers to underwrite the costs of independent federal compliance and audits. I am happy to report that President Clinton included the heart of this bill in the budget package he recently sent to Congress.

For too long, we've given JCAHO and the Health care industry the benefit of the doubt. Self-policing simply isn't working. The New York City report is all the evidence we need to show that patients suffer—sometimes fatally—from substandard care provided by JCAHO-accredited hospitals. Let's put patients' needs first, back where they belong.

A SPECIAL TRIBUTE TO HARRY THOMPSON ON THE OCCASION OF HIS RETIREMENT

## HON. PAUL E. GILLMOR

OF OHIO

IN THE HOUSE OF REPRESENTATIVES Wednesday, February 25, 1998

Mr. GILLMOR. Mr. Speaker, I rise today to pay special tribute to a truly outstanding individual from Ohio's Fifth Congressional District, Mr. Harry Thompson. On Saturday, February 28, 1998, Mr. Thompson will be retiring from the Ottawa County Board of Elections.

Mr. Speaker, Harry Thompson has dedicated much of his life to serving his country, his community, and his party. Mr. Thompson has served as a member of the Board of Elections for ten years, the past eight as the Chairman. During his tenure on the board of elections, Mr. Thompson was a strong public servant, an impartial judge of electoral issues, and a valued colleague to those with whom he worked.

Like his unwavering service to the Board of Elections, Mr. Thompson dedicated a great deal of time to the Ottawa County Republican Party. Mr. Thompson served as the county GOP Chairman for many years, retiring just this past year. Mr. Thompson diligently worked to encourage and support increased participation in our political process. His support of grassroots political exercises has certainly helped to strengthen the free form of government we enjoy.

Mr. Thompson has placed an enormous emphasis on service to government, to politics, and to the community. We have often heard that America works because of the unselfish contributions of its citizens. I know that Ottawa County is a better place because of the countless hours given by Harry Thompson. His public service and commitment to Ottawa County will be sorely missed.

Mr. Speaker, in addition to the flag being flown over the Capitol on Mr. Thompson's behalf, I would urge my colleagues to rise and join me in paying special tribute to Mr. Harry Thompson, a true American, a dedicated public servant, and a good friend. We wish him well in his retirement and in the years ahead.

## A SPECIAL SALUTE TO JUDGE WILLIAM K. THOMAS

## HON. LOUIS STOKES

OF OHIO

IN THE HOUSE OF REPRESENTATIVES Wednesday, February 25, 1998

Mr. STOKES. Mr. Speaker, I am proud to salute an outstanding member of the judicial system, United States District Judge William K. Thomas. Judge Thomas recently retired after nearly 32 years on the federal bench. I take special pride in recognizing him at this time.

President Lyndon Johnson in 1966 appointed Judge Thomas to the U.S. District Court in Cleveland. In an article which appeared on January 30, 1988, the Plain Dealer newspaper paid tribute to Judge Thomas, highlighting his distinguished career. The article is entitled, "A Fair Piece of Work," and recognizes an individual who earned a reputation as a thorough, hard-working and dedi-

cated judge. His reputation for fairness earned him the respect of his colleagues and peers.

Mr. Speaker, during my career as a practicing attorney, I tried cases in Judge Thomas' court. In my opinion, he is one of the finest trial judges in the nation. He is also a gentleman whom I respect and greatly admire. For this reason, I want to share the Plain Dealer article with my colleagues and others around the nation. I extend my personal congratulations to Judge Thomas and wish him the very best in his retirement years.

A FAIR PIECE OF WORK (By Mark Rollenhagen)

When William K. Thomas was sworn in as a federal judge, one of the speakers at his swearing-in ceremony invoked the words of a former law partner who had long ago said Thomas could never be a good lawyer.

"The trouble with Bill Thomas is he wants to be fair to both sides," the partner had said.

Thomas, who retires today after nearly 32 years on the federal court bench in Cleveland, flashed a contented smile earlier this week when he recalled those words.

At 86 years old, he leaves what he sometimes refers to as "the judging business" with a reputation as a meticulous, hardworking jurist who treated lawyers, criminals and parties to civil lawsuits with respect and fairness.

"He's one of the best I've ever tried a case in front of," said James R. Willis, a veteran criminal defense lawyer who represented Cleveland Mafia boss James T. Licavoli when Licavoli was convicted in 1982 of racketeering. "He was patient, he listened to what you were saying and the ruled decisively. That's the whole package."

The Licavoli case, in which the mob figure and others were convicted of conspiring to kill mobster Daniel J. Greene, was perhaps the highest profile criminal case of Thomas career. Greene, killed by a bomb in 1977, was in competition for control of organized crime in the Cleveland area.

But Thomas also presided over a trial in which porn king Reuben Sturman and several associates were found not guilty of obscenity charges, and he helped negotiate an end to a police standoff in 1975 with bank robber Eddie Watkins, who was holding hostages at a bank in Cleveland.

Watkins was sentenced to prison in 1967 by Thomas, but escaped.

Watkins had asked for Thomas.

As for civil lawsuits, Thomas also shepherded a settlement of lawsuits brought by students injured when Ohio National Guardsmen fired on a crowd of demonstrators at Kent State University. With the jury deliberating, Thomas met with the lawyers in his chambers and pounded out a carefully worded agreement in 1979 in which the state of Ohio agreed to pay the plaintiffs \$675,000.

Thomas said it would be difficult to pick out any of his cases as being bigger or more difficult than any of the others. He said he had never been one to look back.

What he has enjoyed the most, the judge said, is the view of life he had from the bench.

"I think the contact with individuals that comes to a trial judge is a great reward," Thomas said. "You have a chance to see the ebb and flow of humanity."

Thomas said his judicial temperament was formed in part by the experience of being dressed down in front of a client by a federal judge when he was a lawyer. "I vowed that I would never do that if I became a judge," Thomas said.

Thomas became a judge in 1950 when his friend, then-Gov. Frank Lausche, appointed